

## SPORTS

RIDERS WHO  
WON AT HILO

The results of the various events contested at the Hilo Cowboy Carnival were as follows:

1. Japanese race; one-half mile—Ikeda's Jimmie, 1; Arati's Johnnie, 2. Time, 1:44 sec.
2. Pottery race—McPhee and Winters, 17 points; Makai and Keola, 16 points; Shipman and Paris, 15 points.
3. Stage hold-up—This exciting event provoked much enthusiasm. The Indians, who were made up by Gus Murphy of Honolulu, captured the stage, but were driven off by the cowboys in the shape of casualties. None.
4. Hawaiian race; one-half mile—Lauhi (Kapapala Ranch), 1; Strawberry (Kakala Ranch), 2. Time, 56 sec.
5. Fancy trick roping exhibition by John Winters—An excellent piece of work, which drew loud applause.
6. Steer-roping contest—There were seventeen entries for this event, but the cattle were so wild and difficult to handle that only three were able to finish within the time limit of two minutes. The successful ones were Makai, one minute and 10 seconds; Paris, 1:06; and Kaana, 1:08 1-2.
7. Japanese race; one-half mile—Did not fill.
8. Novelty barrel race—McPhee, 1; Lewis, 2. Time, 1:30 sec.
9. Free-for-all; one-half mile—Lauhi (Kapapala), 1; Pili (Kapapala), 2. Time, 1:34 sec.
10. Broncho-busting—Won by Kim L. Wilson and Nalbe tied for second place.
11. Cowboy relay race; one mile—Won by E. H. Lewis, Honolulu. Time, 3:11.
12. Gentlemen's roping contest—All withdrew except Eben Low, "Rawhide Ben." One armed as he is, made a splendid exhibition. Though the ground was wet and he slipped twice, he roped and tied his steer in 1:12.
13. Wild steer-riding contest—Won by Winters, Kim, second.
14. Maverick-branding contest—Makai, 1; Kapala, 2.
15. Bareback horse-riding exhibition by Winters.
16. Wild horse race—A most exciting event, won by Winters in 1:14. Mura-naka, a Japanese, getting second money.

KAMEHAMEHAS  
LEADING SOCKER

Kamehamehas won against Punahou, in the fifth soccer football match of the interscholastic series yesterday, by a score of three to one. The victors outplayed their opponents at every point.

Akama and McKenna did the scoring for Kamehamehas, their most effective supporter being Kamalegill.

Mon Tin made the lone score for Punahou. He was ably backed by Lyman.

The field was muddy, but just as much so for one side as for the other, and the Kame kept the ball in the Punahou territory most of the time.

The lineup of the Kame was: Puna-hou goal: Whiting. Ball, full back; Kamehameha, left; Kamehameha, half back; Akama, Kamalegill, Murray, Smith, McKenna, forwards.

The Punahou team: Williams, Akina, Davis, Lyman, Mon Tin, Townsend, Whittington, Dodge, J. Desha, W. Desha.

Referee: L. G. Blackman.

On Monday the High Schools will meet the Punahou, and if the Puns are awarded the Kamehamehas will be champions of the season. Otherwise the Kame and Puna will have to play it out.

So far the Kamehamehas are in the lead for the championship.

JEFFRIES HAS  
GIANT BOXER

**HOT SPRINGS, Ark., Jan. 27.**—The quietest season in Hot Springs history for sports is likely to be broken by the arrival of Jim Jeffries, king bee boxer, who, according to friends here in a letter of contemplated stay taking baths. He will be accompanied by Hector Hook, the giant boxer, who has, it is said, won the best amateur and professional in central and southern Africa, and he has just finished a brilliant career in India, defeating the best that England could send against him. The big fellow is said to weigh more and stand higher than Jeffries. The champion's friends believe that "Big Jim" is trying to develop a real big man to wrest the championship. Several letters received indicate that he had tried of finding such on this side of the ocean.

## SOMETHING GOOD.

Chamberlain's Cough Remedy is good when you first take cold; good when your cold is seated and your lungs are sore; good when you cannot sleep for coughing. For sale by all dealers. Benson, Smith & Co., agents for Hawaii.

The Commission, which is also landing with W. G. Irwin & Co. sugar, is getting along well and will probably sail next Monday or Tuesday.

LOW TELLS OF  
WILD WEST SHOW

"The Wild West Show in Hilo was a great success in every way," said Eben P. Low yesterday on his return by the Kinau. "It was a success in events and records and in attendance, although the attendance was not as large as it would have been had there not been so much rainy weather. It had been raining all week almost and did not stop until noon of the day of the show. It was expected that it would be postponed if it continued to rain, and a good many people from the plantations thought it was going to continue to rain and so would be put off and did not come in."

"But what pleased the people almost as much as anything else was the promptness with which the show proceeded. As fast as one event was finished another one was begun. There was no drag, and that is said to be something unusual in Hilo."

"The ground was soft from the rain, but that did not prevent records being made. McPhee had a bad horse. It couldn't make the speed for the steer. That is why he made no better record. One of the girls up there told him that the next time he had better ride the steer and rope the horse."

The horse was a good one, a thoroughbred. I intended to ride him myself but when I saw what he did to McPhee I took another horse, a Waimea animal. The trouble with the horse seems to have been either that he was overfed, or else that coming down from the mountains to the sea level at Hilo the change in climate had done him up for the time being. He was all right when he had been tried in practice a day or two before. McPhee was offered his choice of a couple of fine thoroughbreds from the Horner ranch, fine mettlesome fellows, when it was seen that the other horse was not quite up to concert pitch. But he declined them, not having tried them and being a little leary of the possibilities when not accustomed to his horse. He had seen Winters get a bad layout in practice. You see there is a knack in 'busting' your steer just at the right time. You must try to do it when your horse is on good ground. If you don't or if you 'bust' your steer when your horse's feet are off the ground the steer will bust you instead of you busting the steer. That is what happened to Winters. His horse was thrown a somersault and Winters was unconscious for thirty minutes."

"Of course in the contest for record time each man had just one chance and it was unlucky for McPhee that he had a bad mount. Another opportunity was offered in the gentlemen's contest, but McPhee did not care to take it. He has no kick coming. He recognizes that it was a case of hard luck."

"For myself, I went out to make a record, and luckily I had a horse that coaled me to do it."

Referee—Anderson.

A party of Kamehameha students picked up Puna valley yesterday and brought back some valuable notes on the mind of that sultry region, together with a fair quantity of the real article.

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CROWELL'S FINE  
POLICE WORK

**HILO, Feb. 1.**—The Hilo papers received this week contain an interview with Mr. Breckons in which he says that he is glad his office has succeeded in stamping out counterfeiting in the islands. Simultaneously news is received that Deputy Sheriff Crowell has got two Koreans securely locked up, one of whom endeavored to pass a counterfeit ten-dollar gold piece, and the other with a supply of the same article in his pockets.

Last Saturday a Korean entered Kakaia store and made some small purchases there. In payment he tendered a ten-dollar gold piece which Mr. Hoskins, the manager, at once recognized as a pretty poor imitation. He kept his man well guarded until Deputy Sheriff Crowell could arrive. The latter placed the Korean under arrest and searched his clothes, thereby bringing a companion of the coin to light.

Deputy Sheriff Crowell next sounded some of the Waimea Koreans and was rewarded by the description of a suspicious looking character. He watched the Mikahala on her departure in case the man should endeavor to get away. About the time the steamer was ready to leave a Korean answering to the description appeared and wanted badly to go to Honolulu. The deputy sheriff took him under examination with the result that a number of the same incommensurate was found about his person which had led to the downfall of his countryman.

A wireless from Sheriff Rice brought U. S. Deputy Marshal Bruns from Honolulu, who took the culprits to town by the Niha on Wednesday night.

The spurious coins are of the years 1896, 1897 and 1902 and are of a sufficiently poor make to be of little danger to the average handler of money.

**GUNNING ACCIDENT.**

Another case of careless handling of firearms resulted in a serious injury to Gustav Hackbarth last Sunday. It seems that he was out shooting on the upper Waiala lands, but without much success, and tried to cross a swampy stretch in order to get to better hunting grounds. To ascertain whether the footing was safe or not he held his gun by the barrel, over the muzzle, and bumped the butt against the suspicious places. He never thought of the fact that he had cocked his gun. At a particularly solid piece of ground the hammer fell down, the gun went off, and lacerating his hand the shot lodged in his lower jaw. He is now being treated at the hospital and if luck is good will escape losing his hand.

**PERSONAL.**

The many friends of Jack Myers will rejoice in hearing that he has accepted the management of the Kilana Sugar Plantation Co.

Judge Kawelo of Kapa has been seriously ill with pneumonia. The Judge is still pretty low, but the prospects of recovery are now good.

Mr. and Mrs. Harold Rice returned from their honeymoon trip to the mainland by the Mongolia and are now spending a few days at the homestead in Lihue prior to going back to Maui and workaday life.

**MORE TONG RIOTERS  
IN HANDS OF POLICE**

Three more protesting Chinamen were placed under arrest yesterday by the police, charged with complicity in the murderous assault made on Thursday night on one of the actors of the troupe performing at the Chinese theater on Hotel street. The three arrested yesterday are charged with assault with a deadly weapon, the other arrest in the matter being that of a rival actor, who is charged with conspiracy. He is supposed to have been the instigator in the whole affair, prompted by professional jealousy.

In connection with the arrest of this actor, whose name is Man Moo Kee, a trait of the Chinese generally was shown, a little sample of what the police have to go up against in handling their Oriental cases. Man Moo Kee carefully kept out of the actual scrimmage at the theater, when the iron bars were flying freely and hammers were slamming at the dressing room doors. Probably Man wished to establish his alibi, for he kept on the stage in sight of the audience. After the things had died, it must have occurred to him that a stronger case could be made out for himself if he posed as one of the victims of the assault, for he flew to the police station and reported the row, groaning over his injuries and ostentatiously exhibiting a cheek that was black and blue and several other colors, all laid on with make-up paste. The clerk at the station did not know that the injury was a faked one until the next morning, when the actor was brought in under arrest and his cheek was as unblemished as a babe's.

SUPREME COURT  
DECIDES CASES

A unanimous opinion of the Supreme Court, written by Chief Justice Hartwell, affirms the decree of Judge Parsons of the Fourth Circuit Court in the case of Emilia Vieira Oliveira against Maria Vieira Silva and Antonio Joaquim Silva. Carl S. Smith appeared for plaintiff, and C. H. Olson for defendant.

The decree thus affirmed required the defendants to convey certain land to the plaintiff and adjudged that the plaintiff receive from the defendants the sum of \$3881.25 with costs. It was a suit on a contract to convey land on certain conditions and to give the plaintiff free access to the land and the right to its products. The claim sued was for the income from the lands and interest thereon. Following is the syllabus of opinion:

"A judge is not disqualified in a case by having gratuitously advised the defendants' agent that he was doubtful whether the defendants were liable to the plaintiff on their bond given to her by them for a deed the agent saying that the plaintiff had not performed her part of the agreement."

"General appearances made for the defendants by attorneys engaged by their attorney in fact authorized to do and transact all and every kind of business of what nature and kind soever, upon whom, in the absence of the defendants from the Territory, service had been made, is a waiver of any objection to the service. In the absence of evidence that the defendants did not ratify or acquiesce in the engagement of their attorneys the proceedings will not be vacated on the ground of their unauthorized appearance."

"The bill as amended shows an enforceable contract, and not merely an unaccepted offer, by averring an agreement between the parties whereby the defendants should purchase certain land and hold it as the property of the plaintiff and defendants jointly using the profits for cultivating it towards payment of the purchase money and should convey the land to the plaintiff for \$410, of which sum \$200 was paid and the balance tendered and refused on the ground that the defendants had in their possession money of the plaintiff sufficient to pay the same."

"A bond entitled 'Bond for Deed,' given to the plaintiff by the defendants, requiring them to pay her \$820 if they should not by a certain date convey certain land to her on her payment to them of \$410, is a sufficient memorandum of an agreement to comply with the statute of frauds and is supported by certain letters of the defendants evidently referring to the agreement."

**ORAL DECISIONS.**

By an oral decision the Supreme Court denied defendant's petition for a rehearing of W. W. Bicker, Ltd. v. Clinton J. Hutchins, A. G. M. Robert, son for plaintiff, Castle & Withington and J. W. Catheart for defendant.

The Supreme Court orally granted the motion of plaintiffs to dismiss the appeal in the case of Ellen Albertina Polgblank, trustee, et al. v. D. Kawanakoa et al. E. C. Peters for plaintiffs; C. W. Ashford for defendants.

**MOVING PICTURE CASE.**

Treasurer A. J. Campbell's appeal against the judgment of District Magistrate Andrade's judgment in favor of Stuart Tait, a moving picture showman, for the recovery of a license fee of \$5 and costs claimed to have been unlawfully exacted by the Treasurer, has gone up to the Supreme Court. The main point is whether the word "performance" in the law means one completed exhibition of the moving picture show or whether it includes all or any number of such exhibitions which a person is entitled to view for one admission fee. It is asked, finally, whether the license fee of \$5 for each performance is reasonable.

In the statement of facts below it was shown that the Treasurer had permitted the following shows to be given without payment of the license fee: Moving pictures of Gans-Nelson fight, also of Nelson-Britt fight, Poultry shows, Dog shows, Daily and nightly animal exhibitions at the Kaimuki Zoo. Displays of paintings, photographs and posters by the Kilauea Art League. Skating rink.

**HEARINGS, ETC.**

Territory v. Sing Yuen and Territory v. L. L. McCandless and James Armstrong were argued and submitted, both being appeals from Honolulu District Court.

By stipulation of attorneys, the defendants in the Lowrie \$400,000 suit are allowed thirty days to file briefs on the reserved questions in the Supreme Court.

It was ordered yesterday by the Supreme Court that all cases remaining on the February calendar not already set stand over until the first Monday in March, with the rights of the parties on both sides who wish to have their cases heard this month to bring the matters to the attention of the court, when they will be heard.

**WALLACH REPORTS.**

Wallach came out of his retirement long enough yesterday to drive in a hack to the Board of Health office and tell President Pinkham that he is still here and can be found whenever he is wanted, if he is wanted. From the Board of Health office he went to the police station to make the same announcement. Sheriff Lanke was not there so the announcement was made to Deputy Sheriff Jarrett.

Wallach is looking quite ill. He says he has been suffering from a stroke of paralysis and rheumatism brought on from his unremitting labors in behalf of others who are afflicted with disease.

UP TO POLICE  
TO CATCH HIM

Imoto, a Japanese, who appealed from a fine of \$30 and costs in Honolulu District Court for clubbing a Chinese named Leong Kau on the back one night at Iwilei, did not respond when his case was called. T. M. Harrison as his attorney withdrew his appeal. Judge Lindsay sent the mittimus back to the District Court, as Imoto is out under a bail bond.

J. W. Brown, a partner of Joseph K. Clark, will have his trial for selling liquor without a license today before Judge Lindsay. There was a mistrial of his case last term.

**BATCH OF APPEALS.**

James McKenzie, second mate on the barkentine Kikikat, appeals from a fine of \$20 and costs, by District Magistrate Frank Andrade, for assaulting Charles Hilke, a sailor on the same vessel, with a club on the railroad wharf the night of January 13. In his defense below defendant said Hilke assaulted him first. He denied he had a stick, saying Hilke hit his head on a rail when he fell.

F. J. Camara has appealed from a fine of \$100 and costs in Honolulu District Court for selling liquor without a license.

**SLOW TRANSIT**

(Continued from Page One.)

In abeyance till he had heard from both sides.

W. L. Howard, a member of the committee, read some interesting statistics regarding cost of operation of the street cars, number of passengers carried, profits, dividends, etc., which he had compiled from Manager Ballentyne's evidence in the Liliha street case.

E. L. Berndt and W. W. Thayer, members of the committee made a few remarks on what had been done and what remained to do.

L. A. Dickey said that the company had figured that the monthly expense of the extra car needed to give the petitioners what they wanted would be about \$700. This was not correct. The company had included in their estimate fixed charges which had already been paid. The extra car would cost about \$300 a month. This would be made up of the crew's wages and the actual cost of operation. All other expenses had already been paid. The company argued that with an outlay of \$700 a month there would be no profit left. The speaker said that a \$300 outlay would still leave a fair margin for profit.

Rev. E. W. Tawing said that there were other things needed beside more cars. Better connections should be made. Since the terminus of the line was shifted to Alaala park the King street cars did not wait for the Waialeale cars and vice versa.

C. W. Ashford said that the Beretania people were willing to help their Kaimuki cousins provided they were not required to make any sacrifice themselves. He did not see why the company should be handled with gloves. They had watered their stock in order to hoodwink the government in the matter of taxes. Extraordinarily highly developed stupidity on the part of the company was driving the Beretania avenue business to other lines.

B. F. Dillingham said that the company had done a good work for Honolulu and her people. Whenever he thought of the past he was grateful to the company. He knew that the Castle estate wanted to give the people the best possible service they could see their way clear to. The company would doubtless stretch a point in time and do better but if suits were going to be continually brought the company would have to act on the defensive. The company was obliged to strengthen and fortify financially for the future for it was impossible to say what the future would bring forth. He considered the town mighty fortunate to have the service which it was now getting. If he thought that the company were giving the people the short end of the deal he would quickly fall in line with the kickers.

It was decided to appoint a new committee jointly representing Kaimuki, Beretania avenue and Kinau street. The following committee was appointed:

W. W. Thayer, L. A. Dickey, E. L. Berndt, C. W. Ashford, C. Hustace Jr., W. M. Minton, Allan Herbert.

The old committee which is the committee on roads and transit of the Waialeale, Kaimuki and Palea Improvement Club, will confine to work to gether in the good cause.

It was moved and carried that the Governor be notified of the appointment of the new committee to confer with him and present all available facts and figures in concrete form, that disapproval of the existing schedule be expressed together with the hope that the Governor will withhold his sanction of the same until the committee has waited on him.

The meeting then adjourned till the call of the chair.

MYSTERY BEING  
CLEARED UP

A mint of mystery is gradually being exposed with regard to the counterfeiting enterprise of a gang of Koreans in this Territory. As the Garden Island remarked in effect, no sooner had District Attorney Breckons, in a Hilo interview, given the gratifying assurance that counterfeiting had been stamped out than the detection and arrest of a Korean, in the act of passing a bogus \$10 piece, took place on Kauai.

An accomplice of that culprit was quickly thereafter apprehended. These cases were supposed to indicate a different gang from the one of which several members on the other islands had been brought to justice. Now, however, there has been a fresh development on Kauai which would make it appear that the operations of the counterfeiter on all the islands were part of a well-organized conspiracy by the subjects of the Hermit Kingdom to flood the Territory with their spurious mintage and thereby enrich themselves.

While the examination of Ong Too Wan and Kim Hey Won, the two Koreans brought from Kauai last week, was in progress before Commissioner Hatch yesterday, a wireless message was received by Marshal E. R. Hendry from Sheriff Rice of Kauai announcing the arrest of a third Korean for complicity in counterfeiting. A strange story was that the prisoner told, as briefly revealed in the message.

Su Cho Hum, alias Fa Cha Whan, is the name of this latest member of the gang to be captured. Whether he had been pursued or not before arrest the message omits to state, but it says he surrendered himself to Deputy Sheriff Crowell. He confessed to that officer that he had been engaged in counterfeiting on the Island of Hawaii, where, on completing a quantity of the bogus coinage, he threw the dies into the water and carried the coins to Kauai for distribution.

This information is probably the occasion of a trip to be made to Hawaii by Marshal Hendry, who leaves for that island in the steamer Kinau today, although he said yesterday he was "going to serve papers at Kanu-els in connection with the mail robbery." He will probably do that too, but it is a fair guess that, before he returns to town, some dredging operations in ditches and ponds at Kohala will have been instituted.

It will be remembered how, several years ago, the canals in Kapiolani park were dredged in search of the minting devices of the Camp McKinley counterfeiter which the ringleader under arrest said he threw into the water.

Deputy Marshal Harry Bruns will leave for Kauai in the steamer W. G. Hall this evening to relieve Deputy Sheriff Crowell of his prisoner, who will be brought to Honolulu for examination with a view to his commitment for trial.

Commissioner Hatch committed Ong Too Wan and Kim Hey Won to the Federal grand jury for passing counterfeit coin. Their bail was fixed at \$2500 each, which they had not furnished up to the office closing hour yesterday.

TWO BICYCLE THIEVES  
GO TO JAIL FOR A YEAR

A very satisfactory outcome of a matter that has been bothering both the police and the customs department for some time, was reached yesterday when Judge Andrade sentenced Alfred Ferreira to a term of one year for larceny, and gave John Santos six months on each of two charges. The two have been stealing bicycles for some time, the evidence and their own statements indicating that they have gotten away with a good many of late.

The custom house employees have been especial sufferers, no less than three bicycles having been stolen from the place in the custom house where the inspectors and watchmen keep their wheels. Two of these have been recovered, but the third has not.

**BIRTHDAY PARTY.**

Miss Mabel Nalawiehla Taylor was the hostess at a birthday party given at her home on Saturday night. The house was prettily decorated with lavender asters, pink begonias, potted plants and maidenhair ferns, while in the lanai five small tables were placed for pedro. After playing cards, dainty and delicious refreshments were served to the many guests. Among those present were Misses Irene Boyd, Emily and Beatrice Taylor, Lily Williams, Magale Williams, Flora Chalney, Blossom Montu, Mr. Alapuni Boyd, Willie Taylor, David Desha and many others. The latter part of the evening was spent in music. Miss Taylor received many presents.